

UNITED STATES PATENT AND TRADEMARK OFFICE

					Commissioner for Patents, Bo United States Patent and Trademark Washington, D.C.	Office
U.S. APPL	ICATION NO.		FIRST NAMED APPLICANT		ATTY, DOCKET NO.	
	09/787,667		ARIAS		A 33764	R003
U	9/78766	7		INTERN	NATIONAL APPLICATION NO.	
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	SMITH, GAMBRE		ELL, LLP		PCT/BR99/000	/ 3
	1850 M STREET		DITE 800	I.A. PILINO I	DATE PRIORITY DATE	
	WASHINGTON DC	20036			5.70. (27. 4) (27. 20.	
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Nom				DATE M.	U4/13/U	1
NOT	LFICATION OF ME	SSING REQU	JIREMENTS UNDE	R 35 U.S.C. 3	71 IN THE UNITED	
1 The f	Ollowing items have been	DESIGNAT	ED/ELECTED OFF	TCE (DO/EO/	(US)	
Office as	ollowing items have been a Designated	Office (37 CFR 1	applicant or the 1B to the U. 494) an Elected Offi	nited States Pater ce (37 CFR 1 405	it and Trademark	
	U.S. Basic National Fe	e.	Indication of Small E	ntity Status.	·/·	
0	Copy of the internation		Translation of the inte	ernational applicat	tion into English.	
[Oath or Declaration of		Translation of Article	e 19 amendments i	nto English.	
Ĺ	Copy of Article 19 ame Priority Document.	endments.	Other:			
	The International Prelin	ninary Examination	on Report in English and in	ts Anneves if any		
[Translation of Annexes	to the Internation	al Preliminary Examination	on Report into Eng	rlish.	
the indicat	plicant has requested early	processing under	35 U.S.C. 371(f) but has	not filed the follo	wing indicated items and/or	
prior to 20	or 30 months from the pr	iority date to avo	id abandonment.	of the internation	al application must be filed	O.
5	U.S. Basic National Fe	e.	eopy of the internation	nal application.		IT
3. The fo	llowing items MUST be fi	rmiched within th	a period set forth below to			
acceptance	under 35 U.S.C. 371:					
	a. Translation of the app	olication into Eng	lish. A processing fee wil	l be required if su	bmitted	3
	later than the appropriate The current translater	opriate 20 or 30 r	nonths from the priority da for the reasons indicated or	ate.	dan and the court	รั
	Translation.				F.	
	b. Processing fee for pro-	oviding the transl	ation of the application and	i/or the Annexes i	ater than the	R ₆
r	appropriate 20 or 3	30 months from the	ne priority date (37 CFR 1	.492(f)).		1
•	Oath or declaration of the application (pro	eferably by the In	ternational application num	1.49/(a) and (b), ther and internation	properly identifying	7
	surcharge will be r	equired if submit	ted later than the appropria	te 20 or 30 month	is from the priority	
	date. The current oath or	declaration does	not comply with 37 CFR	1 407(a) and (b) f	or the marons	
	indicated on the att	ached PCT/DO/E	O/917.			
	d. Surcharge for providi		claration later than the app	ropriate 20 or 30	months from the	
4. Additio	priority date (37 C mal claim fees of \$		rce entity = emall entity	ingly-diag and as		
claim fee,	are required. Applicant m	ust submit the ad	rge entity [] small entity, ditional claim fees or cance	el the additional cl	juired multiple dependent	
due (37 CF	R 1.492(g)). See attached	PTO-875.			minds for which fees are	
5. Appl	licant has not submitted the	required sequen	ce listing pursuant to 37 C	FR 1 821-1 825	See attached	
PCT/DQ/E	O/920.			1 1.021 1.025.	occ attached	
ALL OF T	THE ITEMS SET FORTI	I IN 3(a)-3(d) A	AND S ABOVE MILET	DE CIRDAGEISTE	STATES AND AND	
MONTHS	FRUM THE DATE OF	THIS NOTICE (OR BY 22 OR 32 MONT	HS (where 37 CI	FR 1 40% anniles) FRAM	
THE PRIC	ORITY DATE FOR THE O WILL RESULT IN AB	APPLICATION	, whichever is lat	ER. FAILURE	TO PROPERLY	
The time po	eriod set above may be ext	ended by filing a	petition and fee for extens	ion of time under	the provisions of 37 CFR	
1.130(a).						
6. If box 3	a or 3c is checked, a trans	lation of the Anno	exes MUST be submitted r	no later than the ti	me period set above or the	
7. The	ill be cancelled. A process Article 19 amendments are	sing fee will be re cancelled since a	quired if submitted later the	nan 20 or 30 mont	hs from the priority date. riate 20 (37 CFR 1.494(d))	
or 30 (37 C	FR 1.495(d)) months from	the priority date		o' are abbrob	11amo 20 (37 CFR 1.494(Q))	
address give	s reminded that any commi en in the heading and inclu	ide the U.S. appli	mice States Patent and Tra cation no. shown above (acemark Office m 37 CFR 1.51	ust be mailed to the	
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Enclosed:	A copy of the		UST be returned w	rith this respo	onse.	
	PCT/DO/EO/917 PTO-875		of Defective Translation O/EO/920			
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FORM PCT/DO/EO/905 (March 2001)

PCT/DO/EO/920

Lamont Hunter, Paralegal

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